RCHP-139US

Appln, No.: 10/594,094

Amendment Dated April 16, 2008

Reply to Restriction Requirement of February 27, 2008

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. No: 10/594,094

Applicants: Venkatram P. Shastri et al.

Filed: September 25, 2006

Title: EMULSION-BASED CONTROL OF ELECTROSPUN FIBER MORPHOLOGY

T.C./A.U.: 1794

Examiner: Hutchinson, Shawn R. Confirmation No.: 7026

Docket No.: RCHP-139US

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

SIR:

This is in response to the Restriction Requirement stated in the Office Letter dated **February 27, 2008**. The Examiner requires that an election be made between either Group I, claims 1-18 and 22, drawn to "a method of making a fiber"; or Group II, claims 19-21, drawn to "a fiber manufactured by the method of claim 1".

Applicants respectfully submit that the restriction was made in error. 37 C.F.R. § 1.475(b), which relates to the unity of invention requirement in the national stage, states that claims directed to: (1) a product, and (2) a process specially adapted for the manufacture of the product, will satisfy the unity of invention requirement. The claimed fibers of Group II are necessarily made by a process of Group I, and therefore a process of Group I, and therefore a process of Group II. Therefore, unity of invention is met between the Groups.

In view of the specific error noted above, Applicants elect Group I, claims 1-18 and 22, drawn to "A method of making a fiber". This election is made $\underline{\text{with}}$ traverse.

Respectfully submitted,

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CAR/ks

Dated: April 16, 2008

E-file